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APPLICATION NO.	N NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/047,539	10/047,539 01/15/2002		Karin Molling	· VOS-27US	4984		
24964	7590 02/27/2004			EXAM	EXAMINER		
GOODWIN			WEHBE, ANNE N	WEHBE, ANNE MARIE SABRINA			
	103 EISENHOWER PARKWAY ROSELAND, NJ 07068			ART UNIT	PAPER NUMBER		
	,			1632			

DATE MAILED: 02/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)				
		10/047,	539	MOLLING ET AL.				
	Office Action Summary	Examin	er	Art Unit				
		Anne Ma	arie S. Wehbe	1632				
Period fo	The MAILING DATE of this commun or Reply	nication appears on t	he cover sheet with the	correspondence addre	·ss			
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD IN MAILING DATE OF THIS COMMUN IN IN IT I	IICATION. s of 37 CFR 1.136(a). In no of munication. 30) days, a reply within the st tatutory period will apply and y will, by statute, cause the a	event, however, may a reply be atutory minimum of thirty (30) d will expire SIX (6) MONTHS fropplication to become ABANDOI	timely filed lays will be considered timely. om the mailing date of this comm NED (35 U.S.C. § 133).	unication.			
Status								
1)	Responsive to communication(s) fil	ed on .						
2a)□		2b) This action is	non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5) 6) 7)	Claim(s) 1-14 is/are pending in the 4a) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) 1-14 are subject to restrict	are withdrawn from c						
Applicat	ion Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objected the Replacement drawing sheet(s) including The oath or declaration is objected the specific sheet of the specific sheet	: a) ☐ accepted or tection to the drawing(s) g the correction is requ	be held in abeyance. Sired if the drawing(s) is contact the drawing(s) is contact the second	see 37 CFR 1.85(a). Objected to. See 37 CFR 1	• •			
Priority (under 35 U.S.C. § 119							
12)[a)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation	documents have be documents have be of the priority docun onal Bureau (PCT Ri	en received. en received in Applica nents have been recei ule 17.2(a)).	ation No ved in this National Sta	age			
	e of References Cited (PTO-892)		4) Interview Summa					
3) 🔲 Infon	e of Draftsperson's Patent Drawing Review (I mation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date		Paper No(s)/Mail 5) Notice of Informal 6) Other:	Date Patent Application (PTO-15)	2)			

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 2-10, and 14, drawn to pharmaceutical compositions comprising a nucleic acid molecule encoding an antigen and a peptide comprising a T or B cell epitope, and methods of using said composition to treat cancer, classified in class 514, subclass 44.
- II. Claims 2-12, and 14, drawn to pharmaceutical compositions comprising a nucleic acid molecule encoding an antigen and cells pulsed with a peptide comprising a T or B cell epitope, and methods of using said composition to treat cancer, classified in class 424, subclass 93.1.
- III. Claims 2-12, and 14, drawn to pharmaceutical compositions comprising a nucleic acid molecule encoding an antigen, a peptide comprising a T or B cell epitope, and cells pulsed with a peptide comprising a T or B cell epitope, and methods of using said composition to treat cancer, classified in classes 514 and 424, subclasses 44 and 93.1 respectively.

Claims 1 and 13 link(s) inventions I -III. The restriction requirement among the linked inventions is subject to the nonallowance of the linking claim(s), claims 1 and 13. Upon the allowance of the linking claim(s), the restriction requirement as to the linked inventions shall be

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withdrawn and any claim(s) depending from or otherwise including all the limitations of the allowable linking claim(s) will be entitled to examination in the instant application. Applicant(s) are advised that if any such claim(s) depending from or including all the limitations of the allowable linking claim(s) is/are presented in a continuation or divisional application, the claims of the continuation or divisional application may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application. Where a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. *In re Ziegler*, 44 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

The inventions are distinct, each from the other because of the following reasons: nucleic acids encoding an antigen, a peptide, and a cell pulsed with a peptide are all substantially different in physical, chemical, structural, and functional properties. As such, compositions comprising a nucleic acid and a peptide versus compositions comprising a nucleic acid and a cell pulsed with peptide, versus compositions comprising a nucleic acid, a peptide, and a cell pulsed with a peptide are all structurally, chemically, and functionally different. In particular, please note that in cells pulsed with a peptide, the peptide is complexed with MHC class I or class II molecules. Free peptide is not equivalent to peptide complexed with MHC molecules. Further the in vivo functionality of the compositions is different based on the substantially different activities of nucleic acids versus free peptides versus cells in vivo.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, different

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classification, and different search requirements, restriction for examination purposes as indicated is proper.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Anne Marie S. Wehbé, Ph.D., whose telephone number is (571) 272-0737. The examiner can be reached Monday- Friday from 10:30-7:00 EST. If the examiner is not available, the examiner's supervisor, Amy Nelson, can be reached at (571) 272-0804. For all official communications, the technology center fax number is (703) 872-9306. For informal, non-official communications only, the examiner's direct fax number is (571) 273-0737.

Dr. A.M.S. Wehbé

ANNE M. WEHBE' PH.D PRIMARY EXAMINER

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